

To: Cindy Maxwell 651-296-0955 v
651-296-0569 x
From: Nathan Cooley - 651-757-2290

03/22/12

REVISOR

CKM/DI

RD4064

9/18/12
NBL

61.1 [For text of subp 1, see M.R.]

61.2 Subp. 2. **Minor amendment applicability.** Except as provided in subpart 1,
61.3 the agency may amend a permit to change permit conditions, unless the change to
61.4 permit conditions otherwise requires a major amendment or can be made through an
61.5 administrative amendment. The agency may allow a modification under the minor permit
61.6 amendment process of this part; if the modification will not cause an increase in emissions
61.7 of an air pollutant listed below in an amount greater than the threshold. If a regulatory
61.8 change results in existing insignificant activities no longer qualifying as such, the owners
61.9 and operators must submit an application within ¹²⁰~~30~~ days of the regulation's effective date
61.10 to incorporate those emission units or activities into the facility's permit:

61.11	Pollutant	Threshold
61.12	NO _x	9.13 pounds per hour
61.13	SO ₂	9.13 pounds per hour
61.14	VOCs	9.13 pounds per hour
61.15	PM-10	3.42 pounds per hour
61.16	CO	22.80 pounds per hour
61.17	Lead	.11 pounds per hour

Please make change
shown at line 61.9
~~30 days~~ 120 days
Call if questions
Nathan Cooley

61.18 For purposes of this part, whether or not the modification proposed change will cause an
61.19 increase in emissions shall be calculated as described in part 7007.1200. Modifications
61.20 or changes to permit conditions which would otherwise qualify for a minor or moderate
61.21 amendment under this part may be title I modifications, for which a major amendment
61.22 is required, using the methods of calculation required under title I of the act. Permittees
61.23 are reminded to review the definition of title I modifications and requirements of title I
61.24 of the act.

61.25 [For text of subp 3, see M.R.]